REMARKS

This application comprises claims 1-27. Claim 1 and 24 are independent claims. Claim 1, 4 and 5 have been amended. Claims 12-27 have been added herewith.

In paragraph 2 on page 2 the Examiner states that the title of the invention is not descriptive. Accordingly the applicant has amended the title to a title which is more descriptive of the claims.

The Examiner states that claims 1-6, 8 and 10-11 are rejected. Claims 7 and 9 are objected to.

The applicant's response refers primarily to the independent claim rejected by the Examiner. The patentability of the dependent claims will follow at least for the reason of being dependent on an independent claim, which is patentable.

In paragraph 4 on page 2 the Examiner states that claims 1-2, 10 and 11 are rejected under 35 U.S.C. §102(e) as being anticipated by Tsummura, U.S. patent No. 5,842,023 (referred to by the Examiner as Tsu). The applicant has amended claim 1 to broaden the claim and has changed word order to make it clearer. In claim 1 there is at least have the limitation "displaying the encoded information at the client, wherein said encoding makes said information less available to copying by said client when displayed". In Tsu, a controller, either provides the information in the original, non-encoded form to the clients devices (e.g. storage device, file device, display device), or does not provide it (e.g. col. 2 lines 34-53, col. 2 lines 64-col. 3 line 31). Tsu does not supply information which is encoded other than in its original format.

In contrast in claim 1 the information that is displayed by the client, has been encoded beyond its original format to make it less available to copying by the client when displayed, for example as described in the application, on page 21 lines 30-34, and page 22 lines 1-26.

In view of the above amendment and explanation the applicant regards the Examiners objection to claim 1 as moot. Additionally, the dependent claims should be allowable at least for the reason of being dependent on an independent claim that is allowable.

The applicant has further added claims 12-27 to further define the invention. These claims are described in the application for example as listed below:

Claim 12 is described in the application for example on page 23 lines 15-23.

Claim 13 is described in the application for example on page 24 lines 6-17.

Claim 14 is described in the application for example on page 24 lines 6-17.

Claim 15 is described in the application for example on page 13 line 15.

Claim 16 is described in the application for example on page 13 line 15.

Claim 17 is described in the application for example on page 24 lines 20-22.

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Claim 18 is described in the application for example on page 24 lines 18-32.

Claim 19 is described in the application for example on page 24 lines 18-32.

Claim 20 is described in the application for example on page 24 lines 6-12.

Claim 21 is described in the application for example on page 22 lines 21-26.

Claim 22 is described in the application for example on page 24 lines 18-32.

Claim 23 is described in the application for example on page 22 lines 1-5.

Claims 24-27 are described in the application for example on page 24 lines 18-32.

The applicant has amended claim 4 in order to clarify the claim. Claim 5 has been amended in view of the amendment to claim 1 and the addition of claim 12.

In paragraph 4 on page 4 the Examiner states that claims 7 and 9 contain allowable matter. The applicant thanks the Examiner for this indication.

In view of the above comments and amendments, an allowance of all the claims is respectfully awaited.

If the Examiner is unable to agree that the claims are all patentable, he is respectfully requested to contact Maier Fenster at toll free 1-877-428-5468. This number connects directly to our office in Israel. Please note that Israel is 7 hours ahead of Washington and that our work week is Sunday-Thursday.

Respectfully submitted, E. MARMOR

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